

HAROLD F. HYNES

615 South F urth Atwood, Kansas 67730

Applicant

Harold F. Hynes

Appl. No. Filed

09/945.467 9/04/2001

Title

One Page Purchasing System

Art Unit

3626

Examiner

Pass, Natalie

LIE Examiner

Lewis, L.

Confirmation No. 3259

Honorable Commissioner for Patents Washington, DC 20231

RECEIVED

GROUP 3600

AMENDMENT

Sir:

In response to the Office Notice of Non-Compliant Amendment 37 CFR 1.121, Item 4. dated October 9, 2002, from L. Lewis please amend the above identified application dated 9/04/2001, as follows:

Reference to amendment filed September I, 02, in your notice, should be corrected. In responding to MS. Natalie Pass, Examiner, for rejections, on September 1, 2002, I included a revision of claims intended to be a draft of proposed changes in claims, for discussion with her as to the conformity with requirements. Instead they reached L. Lewis as amendments. I failed to properly clarify my intentions. Since receiving your notice, I have further refined these claims, as attached, and the September 1, 2002 claims should be ignored. - thanks.

in the claims:

Please cancel claims 9, 13, and 16

Please amend and/or replace original claims 1,2,3,4,5,6,7,8,10,11,12,14, and 15, as shown in the attached 14 claims rewritten.







(Rev. 12/01)

UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELL DIRECTOR OF THE UNITED STATES PATENT / W.

Paper No.

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	Notice of Non-Compliant Amen	dment (37 CFR	1.121	
Sept.	The amendment filed on Jieonsidered no uirements of 37 CFR 1.121, as amended on September 8, 2000 (see et. 19, 2000). In order for the amendment to be compliant, applicant esponse to this notice.	on-compliant because it has 65 Fed. Reg. 54603, Sept. 8 t must supply the following	, 2000, i	
THE SUBN	E FOLLOWING ITEMS ARE REQUIRED FOR COMPLIANCE WIT BMIT THE ENTIRE AMENDMENT):	I RULE 1.121 (APPLICANT	ΓNEED	
	1. A clean version of the replacement paragraph(s)/section(s) is	required. See 37 CFR 1.121	ı(b)(1)(ii	
	2. A marked-up version of the replacement paragraph(s)/section	n(s) is required, See 37 CF	R 1.121(b	
	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).			
V	4. A marked-up version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(ii).			
Explai	anation:		*	
For fu	Please provide specific details for correction to assist the applicant. For example, "turther explanation of the amendment format required by 37 CFR 1.//www.uspto.gov/web/offices/dcom/olia/pbg/sampleaf.pdf. A conat is attached.	.121, see MPEP § 714 and th	ie USPT(
	PRELIMINARY AMENDMENT: Unless applicant supplies amendment in compliance with revised 37 CFR 1.121 noted aboletter, examination on the merits may commence without entry This notice is not an action under 35 U.S.C. 132, and this ONE Merits applicant supplies the supplies of the supplies	ve within ONE MONTH of to of the originally proposed p	the mail prelimin	
Y	AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be applicant is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this not longer, within which to supply the omission or correction noted above in order to avoid all EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(1) THIS TIME PERIOD THI			
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regai.	l Instruments Examiner (LIE)		,	